Southern Pacific Transportation Company

Southern Pacific Building • One Market Plaza • San Francisco, California 94105 (415) 541-1000

THORMUND A. MILLER VICE PRESIDENT AND GENERAL COUNSEL

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INTERSTATE COMMERCE COMMISSION

June 17, 1987

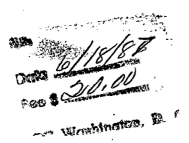
ROBERT S. BOGASON LOUIS P. WARCHOT WILLIAM E. SAUL DAVID W. LONG CAROL A. HARRIS LELAND E. BUTLER GENERAL ATTORNEYS

JOHN J. CORRIGAN GENERAL SOLICITOR

DOUGLAS E. STEPHENSON JOHN MACDONALD SMITH SENIOR GENERAL ATTOR

HAROLD S. LENTZ GARY A. LAAKSO JONATHAN M. FIL DORENE M. CURTIS STEPHEN A. ROBERTS ASSISTANT GENERAL ATTORNEYS

(415) 541-1757



JUN 1 8 1987 -12 45 PM

INTERSTATE COMMERCE COMMISSION

VIA FEDERAL EXPRESS

Ms. Noreta R. McGee Secretary Interstate Commerce Commission Twelfth Street and Constitution Avenue, N.W. Washington, D.C. 20423

> Agreement of Conditional Sale dated as of September 1, 1973, among Southern Pacific Transportation Company, Metropolitan Life Insurance Company, as Assignee, and FMC Corporation

Dear Ms. McGee:

There are enclosed for recording, pursuant to the provisions of Title 49, United States Code, Section 11303, the original and four (4) counterparts each of Fifth Supplemental Agreement and Assignment and Transfer of Certain Road Equipment, each dated as of May 15, 1987, between Southern Pacific Transportation Company and Metropolitan Life Insurance Company, amending the above-entitled Agreement of Conditional Sale and Agreement and Assignment dated as of September 1, 1973, together with this Company's voucher in payment of the recording fee.

The following documents have been recorded with the Commission under Section 11303 (former Section 20c) in this matter:

Ms. Noreta R. McGee Page Two June 17, 1987

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Agreement of Conditional Sale dated as of September 1, 1973, between FMC Corporation and Southern Pacific Transportation Company, recorded on December 18, 1973, at 12:20 PM, assigned Recordation No. 7272;

Amendment Agreement dated as of April 1, 1974, recorded on April 29, 1974, at 2:40 PM, assigned Recordation No. 7272-A;

Amendment Agreement dated as of May 1, 1976, recorded on June 8, 1976, at 2:55 PM, assigned Recordation No. 7272-B;

First Supplemental Agreement dated September 1, 1981, recorded on September 28, 1981, at 2:00 PM, assigned Recordation No. 7272-C;

Second Supplemental Agreement dated April 30, 1982, recorded on May 5, 1982, at 1:00 PM, assigned Recordation No. 7272-D;

Third Supplemental Agreement dated as of March 30, 1984, recorded on April 24, 1984, at 2:40 PM, assigned Recordation No. 7272-E;

Assignment and Transfer of Certain Road Equipment dated as of March 30, 1984, recorded on April 24, 1984, at 2:40 PM, assigned Recordation No. 7272-F;

Fourth Supplemental Agreement dated as of October 31, 1985, recorded on December 26, 1985, at 2:35 PM, assigned Recordation No. 7272-G; and

Assignment and Transfer of Certain Road Equipment dated as of October 31, 1985, recorded on December 26, 1985, at 2:35 PM, assigned Recordation No. 7272-H.

In connection with the recording of the enclosed Fifth Supplemental Agreement and Assignment and Transfer of Certain Road Equipment, each dated as of May 15, 1987, the following information is set forth in accordance with the provisions of Section 57.4 of the Commission's Order of July 28, 1952, as amended:

Fifth Supplemental Agreement dated as of May 15, 1987, between Southern Pacific Transportation Company Vendee, and Metropolitan Life Insurance Company, Assignee.

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General Description of Equipment Covered by Fifth Supplemental Agreement

Number of Units

Description

Diesel Locomotives; General Motors Corporation (Electro-Motive Division), builder; lettered SP and numbered 3856 and 4432; GRIP Dates - October and November 1977, respectively.

Assignment and Transfer of Certain Road Equipment dated as of May 15, 1987, among Southern Pacific Transportation Company, Vendee, Metropolitan Life Insurance Company, Assignee, and FMC Corporation, Builder.

General Description of Equipment Covered by Assignment and Transfer of Certain Road Equipment

Number of Units

Description

- 70-ton box cars; FMC Corporation, builder; lettered SP and numbered 228531, 228887, 244161, 244173, 244180, 244192, 244193, 244201, 244211, 244222, 244224, 244233, 244242, 244271, 244277, 244280, 244285, 244294, 244308, 244319, 244324, 244354, 244361, 244382, 244403, 244419, 244431, 244436, 244464, 244475, 244479, 244494, 244506, 244512, 244521, 244525, 244536, 244539, 244581, 244582, 244593, 244604, 244608, 244636, 244646, and 244768.
 - 2 100-ton box cars; Greenville Steel Car Corporation, builder; lettered SP and numbered 465025 and 465026.

When the recording of the Fifth Supplemental Agreement and the Assignment and Transfer have been completed, will you kindly endorse, with the pertinent recording information, all executed counterparts thereof, and return the remainder of the same to the undersigned.

Very truly yours,

Lenona Young Legal Assistant

Enclosures

cc: Mr. E. L. Johnson

(Attn: Mr. C. D. Tyler)



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INTERSTATE COMMERCE COMMISSION

SOUTHERN PACIFIC TRANSPORTATION COMPANY

AGREEMENT OF CONDITIONAL SALE

DATED AS OF SEPTEMBER 1, 1973

ASSIGNMENT AND TRANSFER OF CERTAIN ROAD EQUIPMENT

Dated as of May 15, 1987

METROPOLITAN LIFE INSURANCE COMPANY

- TO -

SOUTHERN PACIFIC TRANSPORTATION COMPANY

ASSIGNMENT AND TRANSFER OF CERTAIN RAILROAD EQUIPMENT, dated as of the fifteenth day of May, 1987, by METROPOLITAN LIFE INSURANCE COMPANY, a corporation duly organized and existing under the laws of the State of New York, Assignee under the Conditional Sale Agreement hereinafter mentioned (hereinafter called the "Assignee"), to SOUTHERN PACIFIC TRANSPORTATION COMPANY, a corporation duly organized and existing under the laws of the State of Delaware (hereinafter called the "Company").

WHEREAS, by a certain Agreement of Conditional Sale, bearing date as of September 1, 1973, by and between FMC Corporation, a corporation organized and existing under the laws of the State of Delaware (hereinafter called the "Builder"), and the Company, pursuant to which Builder agreed to build, sell and deliver to the Company, and the Company agreed to purchase certain railroad equipment (hereinafter called the "Equipment"), consisting of box cars, all as described in the Agreement of Conditional Sale (hereinafter called the "Conditional Sale Agreement"); and

WHEREAS, the Builder thereafter assigned its rights under the Conditional Sale Agreement and its right, title and interest to the Equipment to the Assignee pursuant to an Agreement and Assignment dated as of September 1, 1973 (hereinafter called the "Assignment"), between the Builder and the Assignee; and

WHEREAS, certain box cars comprising said Equipment
(hereinafter collectively called "Destroyed Equipment") have
been destroyed by the Company, and in accordance with the
provisions of said Conditional Sale Agreement and in anticipation and consideration of the release of such Destroyed
Equipment, the Company has assigned and transferred to the
Assignee other standard-gauge railroad equipment (hereinafter
called the "Replacement Equipment"), other than work equipment,
as specifically described in the Fifth Supplemental Agreement
dated as of May 15, 1987 ("Fifth Supplemental Agreement"):

Number of Units	Description
51	70-ton box cars; FMC Corporation, builder; lettered SP and numbered 228531, 228887, 244161, 244173, 244180, 244192, 244193, 244201, 244211, 244222, 244224, 244233, 244242, 244271, 244277, 244280, 244285, 244294, 244308, 244319, 244324, 244354, 244361, 244382, 244403, 244419, 244431, 244436, 244464, 244475, 244479, 244494, 244506, 244512, 244521, 244525, 244536, 244539, 244550, 244561, 244566, 244569, 244570, 244581, 244582, 244593, 244604, 244608, 244636, 244646, and 244768.
2	100-ton box cars; Greenville Steel Car Corporation, builder; lettered SP and numbered 465025 and 465026.

WHEREAS, the Company has well and truly performed all of the covenants and conditions on its part to be performed under the said Conditional Sale Agreement, including all payments required of it to be made, and as a result of such good standing and by virtue of the prior subjection and the Assignee's acceptance of the Replacement Equipment to the

Conditional Sale Agreement pursuant to the Fifth Supplemental Agreement thereto, the Company is now entitled to the release of the aforesaid Destroyed Equipment under the provisions of Article 8 of said Conditional Sale Agreement.

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NOW, THEREFORE, THIS INDENTURE WITNESSETH THAT:

In consideration of the premises and of other good and valuable considerations, receipt of which is hereby acknowledged, the Assignee does hereby sell, assign, transfer and set over unto the Company all of the Destroyed Equipment which is specifically described herein and covered by the said Conditional Sale Agreement.

TOGETHER with all right, title and interest now owned or hereafter acquired by the Assignee in and to the said Destroyed Equipment.

TO HAVE AND TO HOLD all and singular the said equipment and the said attendant rights to the Company, its successors and assigns, for its and their own use and behoof forever;

AND the Assignee hereby covenants with the Company, its successors and assigns, that the Assignee has not done, permitted, executed or suffered, and that neither it nor its successors or assigns will do, commit, execute or suffer, any act, matter or thing whatsoever which is calculated to or which will or may impugn, impair, defeat or cast doubt upon the clear, absolute and indefeasible title given to the Company by these presents.

The Assignee does hereby constitute and appoint Louis J.

Ragusa to be its attorney, for it and in its name and as and for its corporate act and deed to acknowledge this instrument before any person having authority by the laws of the State of New York or elsewhere to take such acknowledgment, to the intent that the same may be duly recorded.

IN WITNESS WHEREOF, the Assignee, acting in accordance with the terms and conditions of the said Conditional Sale Agreement, with respect to the above-described Destroyed Equipment, has caused these presents to be signed in its name and its corporate seal to be hereunto affixed, duly attested, this 29th day of May, 1987.

METROPOLITAN LIFE INSURANCE COMPANY

By Souis J. Ra.
Attorney

By Assistant General Counsel

ATTEST:

Assistant Secretary

STATE OF NEW YORK)

CITY AND COUNTY OF NEW YORK)

On this 29th day of May, 1987, before me personally appeared Thomas F. Coolican and Louis J. Ragusa, to me personally known, who, being by me duly sworn, says that they are Assistant General Counsel and an Attorney, respectively, of METROPOLITAN LIFE INSURANCE COMPANY; that the seal affixed to the foregoing instrument is the corporate seal of said corporation; that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors; and they acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Buan C. Combie
Notary Public

BRIAN C. CROMBIE
NOTARY PUBLIC, State of New York
No. 43-4849121
Qualified in Richmond County
Commission Expires October 31, 1989